ant Attorney General and shall be published in the Federal Register. 
(b) Where such designations or delegations of functions have been made, the agencies shall adopt adequate written procedures to ensure that the same standards of compliance with Title VI are utilized at the operational levels by each of the agencies. This may include notification to agency personnel in handbooks, or instructions on any forms used regarding the compliance procedures.
(c) After conducting a compliance review or investigating a complaint of an alleged Title VI violation shall notify any other affected agency upon discovery of its jurisdiction and shall subsequently inform it of the findings made. Such reviews or investigations may be made on a joint basis.

§ 42.414 Federal agency staff.

Sufficient personnel shall be assigned by a federal agency to its Title VI compliance program to ensure effective enforcement of Title VI.

§ 42.415 Federal agency Title VI enforcement plan.

Each federal agency subject to Title VI shall develop a written plan for enforcement which sets out its priorities and procedures. This plan shall be available to the public and shall address matters such as the method for selecting recipients for compliance reviews, the establishment of timelines and controls for such reviews, the procedure for handling complaints, the allocation of its staff to different compliance functions, the development of guidelines, the determination as to when guidelines are not appropriate, and the provision of civil rights training for its staff.

Effective date: This subpart shall become effective thirty days after final publication in the Federal Register.

Drug Enforcement Administration

[21 CFR Part 1308]

HALAZEPAM, PHAZEPAM AND LOPERAMIDE

Proposed Placement in Schedules IV and V

On January 23, 1976, the Assistant Secretary for Health, on behalf of the Secretary of Health, Education, and Welfare sent a letter to the then-Acting Administrator of the Drug Enforcement Administration which recommended that several drugs be placed into or removed from certain schedules of the Comprehensive Drug Abuse Prevention and Control Act of 1970 (21 U.S.C. 801-896). Among the drugs recommended for placement into schedules were halazepam, phazepam, and loperamide. Halazepam and phazepam were recommended for Schedule IV, and loperamide was recommended for Schedule V.

§ 1308.14 Schedule IV.

(a) Schedule IV shall consist of the drugs and other substances, by whatever official name, common or usual name, chemical name, or brand name designated, listed in this section.

(b) Halazepam................................................ 2763

(c) Phazepam.............................................. 2762

(d) Loperamide.............................................. 2767

All interested persons are invited to submit their comments or objections in writing regarding these proposals. These comments or objections shall be submitted in quintuplicate to the Administrator, Drug Enforcement Administration, United States Department of Justice, 1405 Eye Street, N.W., Washington, D.C. 20537, Attention: DEA Federal Register Representative, and must be received on or before August 31, 1976.

In the event that an interested party submits objections to these proposals which present reasonable grounds for these rules not to be finalized and requests a hearing in accordance with 21 CFR 1308.45, the party will be notified by registered mail of the time and place that the hearing will be held. If objections which are submitted do not present reasonable grounds, the party will be so advised by registered mail.

Dated: July 26, 1976.

PETER B. BRUENING,
Administrator,
Drug Enforcement Administration.

DEPARTMENT OF THE INTERIOR

Mining and Safety Administration

[30 CFR Part 75]

UNDERGROUND COAL MINES

Proposed Mandatory Safety Standards

Notice is hereby given that in accordance with the provisions of section 101 of the Federal Coal Mine Health and Safety Act of 1969 (Pub. L. 91–173, 83 Stat. 742, 30 U.S.C. 801) and pursuant to the authority vested in the Secretary of the Interior under section 101(a) of the Act, it is proposed that Part 75, Subchapter O, Chapter I, Title 30, Code of Federal Regulations be amended by adding a new Subpart T—Training of Miners, as set forth below.

The new Subpart T will require coal mine operators to adopt programs for the training of inexperienced miners, preinexperience miners, training of miners for new work assignments, and annual training of miners. The proposed standards prescribe the courses of in-